| FCC For | rm 481 - Carrier Annual Reporting Data Collection Form | | FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 December 2020 |
|---------|---|-----------------------|--|
| <010> | Study Area Code | 522426 | |
| <015> | Study Area Name | KALAMA TEL CO | |
| <020> | Program Year | 2023 | |
| <030> | Contact Name: Person USAC should contact with questions about this data | Rick Vitzthum | |
| <035> | Contact Telephone Number: Number of the person identified in data line <030> | 3602642915 ext. | |
| <039> | Contact Email Address: Email of the person identified in data line <030> | rick@scattercreek.net | |
| | Form Type | 54.313 and 54.422 | |

| (200) Service Outage Reporting (Voice) | FCC Form 481 |
|--|---|
| Data Collection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | December 2020 |

| <010> | Study Area Code | 522426 |
|-------|---|-----------------------|
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |

<210> For the prior calendar year, were there any reportable voice service outages?

| <220> | <a> | <b1></b1> | <b2></b2> | <b3></b3> | <b4></b4> | <c1></c1> | <c2></c2> | <d></d> | <e></e> | <f></f> | <g></g> | <h>></h> |
|-------|-----------|--------------|--------------|------------|-----------|---------------------------|-----------------|----------------|--------------------|-----------------|----------------|--------------|
| | NORS | | | | | | | | | Did This Outage | | |
| | Reference | Outage Start | Outage Start | Outage End | | Number of | | 911 Facilities | Service Outage | Affect Multiple | | |
| | Number | Date | Time | Date | Time | Customers Affected | Total Number of | Affected | Description (Check | | Service Outage | Preventative |
| | | | | | | | Customers | (Yes / No) | all that apply) | (Yes / No) | Resolution | Procedures |
| | | | | | | | | | | | | |
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| (400) Number of Complaints per 1,000 customers | FCC Form 481 |
|--|---|
| Data Collection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | December 2020 |

| <010> | Study Area Code 522426 |
|-------|--|
| <015> | Study Area Name KALAMA TEL CO |
| <020> | Program Year 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line rick@scattercreek.net <030> |
| <400> | Select from the drop-down list to indicate how you would like to report voice complaints (zero or greater) for voice telephony service in the prior calendar year for each service area in which you are designated an ETC for any facilities you own, operate, lease, or otherwise utilize. |
| <410> | Complaints per 1000 customers for fixed voice |
| <420> | Complaints per 1000 customers for mobile voice |

| • | npliance With Service Quality Standards and Consumer Protection Rules ection Form | | FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 December 2020 |
|-------|--|-----------------------|--|
| <010> | Study Area Code | 522426 | |
| <015> | Study Area Name | KALAMA TEL CO | |
| <020> | Program Year | 2023 | |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum | |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. | |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net | |

| | unctionality in Emergency Situations ollection Form | | FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 December 2020 |
|-------|---|-----------------------|--|
| <010> | Study Area Code | 522426 | |
| <015> | Study Area Name | KALAMA TEL CO | |
| <020> | Program Year | 2023 | |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum | |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. | |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net | |
| <600> | Certify compliance regarding ability to function in emergency situations | Yes | |
| <610> | Descriptive document for Functionality in Emergency Situations | 522426wa610.pdf | |

Kalama Telephone Company FCC Form 481 (July 2022), Line 610 Statement Describing Ability to Function in Emergency Situations Per Instructions for Completing FCC Form 481

At line 600 of FCC Form 481, Kalama Telephone Company (the "Company") certified that it is able to function in emergency situations as set forth in 47 C.F.R § 54.202(a)(2). This means that the Company has a reasonable amount of back-up power to ensure functionality without an external source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations. This statement describes how the Company is prepared to provide continued service in an emergency situation.

The Company has back-up batteries that provide service for its central office during a commercial power outage, with the capacity to function for at least eight hours. In addition, there is a natural gas powered generator available which can operate as long as the natural gas supply is not interrupted. The generator will also operate with propane in case the natural gas supply is interrupted. The generator automatically starts during any power outage or spike in commercial power that powers the central office and business office. Further, the Company has propane generators installed at its remote sites. In addition, there are also portable generators that can be deployed to the Central Office or any remote if an onsite generator fails.

The Company has route redundancy and diversity for interexchange access service, E-911 trunking and SS7 signaling circuits.

The Company's outside plant is primarily buried and, thus, protected from most weather events. The Company's central office switch capacity is engineered to accommodate traffic spikes, and its interexchange facilities also have the capacity to provide additional circuits for interexchange carriers should the need arise.

In the case of isolated groups of customers that may suffer damage due to a cable cut, the Company maintains sufficient staff and other resources to be able to put customers back in service in a very short amount of time. The Company's emergency service equipment is located within its exchange and requires very little time to dispatch.

| (800) Op | erating Companies | | | FCC Form 481 |
|-----------|-------------------------|---|-----------------------|---|
| Data Coll | ection Form | | | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | | | | December 2020 |
| | | | | |
| <010> | Study Area Code | | 522426 | |
| <015> | Study Area Name | | KALAMA TEL CO | |
| <020> | Program Year | | 2023 | |
| <030> | Contact Name - Person L | JSAC should contact regarding this data | Rick Vitzthum | |
| <035> | Contact Telephone Num | ber - Number of person identified in data line <030> | 3602642915 ext. | |
| <039> | Contact Email Address - | Email Address of person identified in data line <030> | rick@scattercreek.net | |
| | | | | |
| <810> | Reporting Carrier | Kalama Telephone Company | | |
| <811> | Holding Company | Scatter Creek Ltd. | | |
| <812> | Operating Company | Kalama Telephone Company | 7 | |

| <813> | <a1></a1> | <a2></a2> | <a3></a3> |
|----------|------------|---------------|--|
| | Affiliates | SAC | Doing Business As Company or Brand Designation |
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| (800) Op | erating Companies | | | FCC Form 481 |
|-----------|---------------------------|--|-----------------------|---|
| Data Coll | lection Form | | | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | | | | December 2020 |
| | | | | |
| <010> | Study Area Code | | 522426 | |
| <015> | Study Area Name | | KALAMA TEL CO | |
| <020> | Program Year | | 2023 | |
| <030> | Contact Name - Person U | SAC should contact regarding this data | Rick Vitzthum | |
| <035> | Contact Telephone Numb | per - Number of person identified in data line <030> | 3602642915 ext. | |
| <039> | Contact Email Address - E | mail Address of person identified in data line <030> | rick@scattercreek.net | |
| | | | | |
| <810> | Reporting Carrier | Kalama Telephone Company | | |
| <811> | Holding Company | Scatter Creek Ltd. | | |
| <812> | Operating Company | Kalama Telephone Company | · | |

| <813> | <a1></a1> | <a2></a2> | <a3></a3> |
|-------|--------------------------|-----------|--|
| | Affiliates | SAC | Doing Business As Company or Brand Designation |
| = | Tenino Telephone Company | 522446 | Tenino Telephone Company |
| _ | Scatter Creek InfoNet | | Scatter Creek InfoNet |
| _ | TenKal Company | | Scatter Creek Communicatons |
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| (900) Tribal Lands Reporting | | FCC Form 481 |
|------------------------------|---|---|
| Data Co | llection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | | December 2020 |
| | | |
| <010> | , | 522426 |
| <015> | , | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | | Rick Vitzthum 3602642915 ext. |
| <035> | · · · · · · · · · · · · · · · · · · · | rick@scattercreek.net |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | |
| <900> | Does the filing entity offer tribal land services? (Y/N) | No |
| <910> | Tribal Land(s) on which ETC Serves | |
| <920> | Tribal Government Engagement Obligation | Name of Attached Document |
| If work | company comics Tribal lands places calest (Vos No. NA) for each those haves | |
| - | company serves Tribal lands, please select (Yes,No, NA) for each these boxes irm the status described on the attached PDF, on line 920, | |
| | strates coordination with the Tribal government pursuant to | Select |
| | | Yes or No or |
| 9 54.51 | .3(a)(5) includes: | Not Applicable |
| <921> | Needs assessment and deployment planning with a focus on Tribal community anchor institutions. | |
| <922> | Feasibility and sustainability planning; | |
| <923> | Marketing services in a culturally sensitive manner; | |
| <924> | Compliance with Rights of way processes | |
| <925> | Compliance with Land Use permitting requirements | |
| | Compliance with Facilities Siting rules | |
| <926> | | |
| <926> <927> | Compliance with Environmental Review processes | |
| | Compliance with Environmental Review processes Compliance with Cultural Preservation review processes | |

| | | | rage o |
|--------|--|---------|---|
| | oice and Broadband Service Rate Comparability ection Form | | FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 December 2020 |
| <010> | Study Area Code | | 522426 |
| <015> | Study Area Name | | KALAMA TEL CO |
| <020> | Program Year | | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line | <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line | e <030> | rick@scattercreek.net |
| <1000> | Voice services rate comparability certification | Yes | 5 |
| <1010> | Attach detailed description for voice services rate comparability compliance | 5224 | 26wa1010.pdf |
| | | | Name of Attached Document |
| <1020> | Broadband comparability certification | | s - Pricing is no more than the most recent applicable benchmark announced by Wireline Competition Bureau |
| <1030> | Attach detailed description for broadband comparability compliance | 52242 | 26wa1030.pdf |
| | | | Name of Attached Document |

Kalama Telephone Company FCC Form 481 (July 2022), Line 1010 Voice Services Comparability Report for Completing FCC Form 481

Pursuant to 47 C.F.R. § 54.313 (a) (10) Kalama Telephone Company (Kalama) is in compliance with the requirement that voice services is no more than two standard deviations above the national average urban rate for voice service of \$52.65 as specified in Public Notice DA 21-1588 issued on December 16, 2021. Kalama's current total local end-user rate¹ of \$18.00 (which includes a local fee of \$18.00, no mandated state fees and no mandatory extended area service charges) is not above the standard deviation as specified in the USF/ICC Transformation Order. ²

-

¹ Local End User Rate as defined in USF/ICC Transformation Order 26 FCC Rcd at 17751, Para. 238

² USF/ICC Transformation Order, 26 FCC Rcd at 17694, Para. 84 (footnote included) "The standard deviation is a measure of dispersion. The sample standard deviation is the square root of the sample variance. The sample variance is calculated as the sum of the squared deviations of the individual observations in the sample of data from the sample average divided by the total number of observations in the sample minus one. In a normal distribution, about 68 percent of the observations lie within one standard deviation above and below the average and about 95 percent of the observations lie within two standard deviations above and below the average."

Kalama Telephone Company FCC Form 481 (July 2022), Line 1030 Broadband Comparability Certification Report for Completing FCC Form 481

Pursuant to 47 C.F.R. § 54.313 (a) (12) Kalama Telephone Company (Kalama) certifies that it is in compliance with the requirement that Kalama's broadband service offering for 10 Mbps download and 1 Mbps upload is less that the national average for such service. The national average for 10 Mbps download and 1 Mbps upload with unlimited usage allowance as specified in Public Notice DA 21-1588 issued on December 16, 2021 is \$75.93 per month. Kalama's current broadband service rate that meets or exceeds the 10 Mbps download and 1 Mbps upload with unlimited usage requirement is \$59.95.

Furthermore, pursuant to 47 C.F.R. § 54.313 (a) (12) Kalama certifies that it is in compliance with the requirement that Kalama's broadband service offering for 25 Mbps download and 3 Mbps upload is less that the national average for such service. The national average for 25 Mbps download and 3 Mbps upload with unlimited usage allowance as specified in Public Notice DA 21-1588 issued on December 16, 2021 is \$75.93 per month. Kalama's current broadband service rate that meets or exceeds the 25 Mbps download and 3 Mbps upload with unlimited usage requirement is \$65.95.

| | | December 2020 |
|---------|---|-----------------------|
| <010> S | Study Area Code | 522426 |
| <015> S | Study Area Name | KALAMA TEL CO |
| <020> P | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |
| :1100> | Certify whether terrestrial backhaul options exist (Y/N) | Yes |
| re | lease select the appropriate response (Yes, No, Not Applicable) to confirm the eporting carrier offers broadband service of at least 1 Mbps downstream and 256 pstream within the supported area pursuant to § 54.313(g). | 6 kbps |
| | Alaska Plan rate-of-return certification (yes, no, or not applicable) of compliance with approved performance plan. | |

| | rms and Condition for Lifeline Customers | | FCC Form 481 |
|------------|--|----------------------------------|---|
| Lifeline | | | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| Data Coll | ection Form | | December 2020 |
| 040 | | | |
| <010> | Study Area Code | 522426 | |
| <015> | Study Area Name | KALAMA TEL CO | |
| <020> | Program Year Contact Name Person USAC should contact recording this data | 2023 | |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum | |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. | |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net | |
| | Γ | 522426wa1221.pdf, 522426wa1222.j | pdf, 522426wa1223.pdf |
| | | | |
| <1210> | Terms & Conditions of Voice Telephony Lifeline Plans | | |
| -1110 | Terms a solutions of rose respirely Elementation | | |
| | | | |
| | | | Name of Attached Document |
| <1220> | Link to Public Website HTTP | 1. 1 | |
| | Elik to rushic Wessite Hilly | ww.kalamatelephone.com | |
| | | | |
| "Please cl | neck these boxes below to confirm that the attached document(s), on line 1210, | | |
| or the we | bsite listed, on line 1220, contains the required information pursuant to | | |
| | a)(2) annual reporting for ETCs receiving low-income support, carriers must | | |
| annually r | | | |
| , | | | |
| <1221> | Information describing the terms and conditions of any voice | | |
| | telephony service plans offered to Lifeline subscribers, | | |
| | | | |
| <1222> | Details on the number of minutes provided as part of the plan, | | |
| | 2 ctails on the named of finitiates provided as part of the plutty | | |
| | | | |
| <1223> | Additional charges for toll calls, and rates for each such plan. | | |
| | | | |

RECEIVED JULY 15, 2015 WA. UT. & TRANS COMM. ORIGINAL UT-151460

FCC Form 481 (July 2022), Line 1210 and FCC Form 481 (July 2022), Line 1221

Description of Terms & Conditions of Voice Telephony Lifeline Plans and Description of Information describing the terms and conditions of any voice telephony service plans offered to Lifeline subscribers

Per Instructions for Completing FCC Form 481

SIXTH REVISION OF SHEET NO. 29 CANCELING FIFTH REVISION OF SHEET NO. 29

KALAMA TELEPHONE COMPANY

WN U-1

SCHEDULE NO. 6

TELEPHONE ASSISTANCE PROGRAM (T)

(D)

(T)

(D)

The Company participates in the Lifeline program. Subscribers may be eligible for the Lifeline service offering ("Lifeline service") under Subpart E of Part 54 of Title 47, Code of Federal Regulations ("CFR"). Within the service areas for which the Company is designated as an "eligible telecommunications carrier" pursuant to Subpart C of Part 54 of Title 47 CFR, the Company offers Lifeline service to qualifying low-income consumers.

(T)

Lifeline service is a non-transferable retail local service offering that is available only to qualifying low-income consumers and for which qualifying low-income consumers pay charges that have been reduced in accordance with Subpart E of Part 54 of Title 47 CFR. In addition, for an "eligible resident of Tribal lands," as defined in § 54.400 of Subpart E of Part 54 of Title 47 CFR, the Company's Lifeline service charges are further reduced in accordance with Subpart E of Part 54 of Title 47 CFR.

(T)

The Company's offering of Lifeline service includes "toll limitation" only in the form of "toll blocking" (and not "toll control"), as those terms are defined in Subpart E of Part 54 of Title 47 CFR. "Toll blocking" is available with respect to Company-provided Lifeline service at no Company charge to the Company's subscriber to such Lifeline service.

On the issue date of this tariff sheet, "toll blocking" is defined in § 54.400 of Subpart E of Part 54 of Title 47 CFR, as "a service provided by an eligible telecommunications carrier that lets subscribers elect not to allow the completion of outgoing toll calls from their telecommunications channel." "Toll blocking" does not necessarily result in the blocking of collect calls to the subscriber's telephone line or the blocking of calls billed from another location to the subscriber's telephone line.

WN U-1

Description of Information describing the terms and conditions of any voice telephony service plans offered to Lifeline subscribers

Per Instructions for Completing FCC Form 481

SECOND REVISION OF SHEET NO. 29.1 CANCELING FIRST REVISION OF SHEET NO. 29.1

KALAMA TELEPHONE COMPANY

SCHEDULE 6 (Continued)

TELEPHONE ASSISTANCE PROGRAM (Continued)

(T)

If the service areas for which the Company is designated as an "eligible telecommunications carrier" pursuant to Subpart C of Part 54 of Title 47 CFR includes any "Tribal lands," as that term is used in § 54.413 of Subpart E of Part 54 of Title 47 CFR, then, with respect to such "Tribal lands," the Company also offers "Tribal Link Up," as defined in § 54.413 of Subpart E of Part 54 of Title 47 CFR to each "eligible resident of Tribal lands," as defined in § 54.400 of Subpart E of Part 54 of Title 47 CFR. Tribal Link Up provides, under certain circumstances, (i) a reduction of the customary charge for commencing telecommunications service and (ii) other benefits pertaining to such charge and to interest charges, if any, that may apply thereto, all as specified more fully in Subpart E of Part 54 of Title 47 CFR.

(T)

The availability of the telephone assistance programs described in this schedule, or any of them, to any otherwise eligible subscriber or applicant may be subject to such subscriber or applicant granting his or her written consent to disclosure and/or transmission by the Company of certain information pertaining to that subscriber or applicant, including, but not necessarily limited to, his or her name, other subscriber- or applicant-identifying information, the service address to which the relevant telephone assistance program service is being applied for and/or is being furnished, the specific assistance program in which the subscriber or applicant participates or has applied to participate, and the date or dates of such participation or requested participation, all in accordance with Subpart E of Part 54 of Title 47 CFR.

(T)

Doing Business With Us

Eligible Telecommunications Carrier

our communities. of Washinhgton and when few, if any, other the higher cost of serving areas in the State we serve. We have done this, notwithstanding telephone companies are interested in serving telecommunications service to the communities system that would provide high quality we have worked hard to build a telephone local telephone company service in the Kalama area since 1904. During the intervening years, Kalama Telephone Company has been the

service area with advanced telecommunications services, special calling features and voice mail. including internet access, high speed data both residential and business customers in our We have served and intend to continue to serve

At minimum, these include: Company are comprised of several components The basic services offered by Kalama Telephone

Services offered

Single party, voice grade access to the public switched network, including an unlimited amount of local usage (basic grade of service)

Monthly Charge Residence \$18.00 Business \$21.00

Dual tone multi-frequency signaling or its functional equivalent (i.e., tone dialing) No additional charge

Access to emergency 911 services

There is no additional charge by Kalama Telephone Company to end user customers for the ability to access emergency 911 services.

Access to operator service

There is no additional charge by Kalama Telephone Company for the ability to call the operator. However, the call may involve a charge of the company whose operator handles the call. depending on the service requested and the rates

Access to inter-exchange (Long Distance)

There is no additional charge by Kalama Telephone Company to end-user customers for the ability to place and receive calls through long distance networks of inter-exchange carriers that offer service through our network. However, the call may involve a charge from the inter-exchange (long distance)carrier depending on the type of

Access to directory assistance

and the rates of the company whose operators the call may involve a Directory Assistance charge, the amount of which depends on the area called the ability to call Directory Assistance. However, Telephone Company to end user customers for There is no additional charge by Kalama

Toll limitations service for qualifying ow-income customers

participating in the Lifeline program. Telephone Company to qualifying low income consumers for toll blocking service. Qualifying low-income customers are generally those There is no additional charge by Kalama

Lifeline Program

tribal property. Kalama Telephone Company participates in the federal Lifeline program. Under this program, Kalama Telephone Company offers to qualifying low-income customers a discount off of the for service to qualifying low-income customers on service is \$12.75. Additional discounts may apply discounted monthly rate for Lifeline residential service. For service on non-tribal reservation monthly rate for basic residential exchange lands, Kalama Telephone Company current

apply per line to fund the provisions of this income customers. ****State and County taxes off of this rate are available to qualifying lowfederally-mandated end user surcharge per line are in addition to these amounts. *** Discounts may also apply to installation or change of service. **Applicable Federal, State, County and without notice. Certain non-recurring charges *The charges set forth are subject to change, and in some instances are subject to change municipal taxes and surcharges, including a

offset the high cost of serving rural areas and bringing affordable telephone service to residents accompanied by charges for services provided by Kalama Telephone Company. The services listed above are those that Kalama Telephone Company offers and must advertise in order to be eligible for federal support funds that are used to help charges for these services are reflected each month on our normal telephone bill and may be are available by contacting Kalama Telephone and businesses in rural areas. Other services These services are available to all qualifying subscribers of Kalama Telephone Company. The -ompany's business office at 360-673-2755

> Information describing the terms and conditions of any voice telephony service plans offered to Per Instructions for Completing FCC Form 48' Telephony Lifeline Plans and Description of Description of Terms & Conditions of Voice FCC Form 481 (July 2022), Line 1210 and FCC Form 481 (July 2022), Line 1221 Kalama Telephone Company Lifeline subscribers

Kalama Telephone Company FCC Form 481 (July 2022), Line 1222 Description of Details on the number of minutes provided as part of the plan Per Instructions for Completing FCC Form 481

Kalama Telephone Company only provides its lifeline customers a flat rate local service which includes unlimited local and extended area service (EAS) calling.

Kalama Telephone Company FCC Form 481 (July 2022), Line 1223 Description of Additional charges for toll calls, and rates for each such plan for Completing FCC Form 481

Kalama Telephone Company does not provide toll services directly to subscribers. Kalama Telephone Company does provide its subscribers with access to toll providers (long distance carriers). A lifeline subscriber may choose their own toll provider and are subject to the rates of the selected toll provider.

| (2005) Price | Cap Carrier Additional Documentation | | | FCC Form 481 | |
|-----------------------|--|----------------------------------|---|---|---------------------------|
| Data Collection Form | | | | OMB Control No. 3060-0986/OMB Control No. 3060-0819 | |
| Including Rat | e-of-Return Carriers affiliated with Price Cap Local Exchange Carriers | | | December 2020 | |
| <010> Stu | udy Area Code | 522426 | | | |
| | udy Area Name | KALAMA TEL CO | | | |
| | ogram Year | 2023 | | | |
| | ntact Name - Person USAC should contact regarding this data | Rick Vitzthum 3602642915 ext. | | | |
| | ntact Telephone Number - Number of person identified in data line <030> ntact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net | | | |
| <0392 C0 | mact chian Address - chian Address of person identified in data fine <050> | TICK@SCATTETCTECK.HET | | | |
| | e appropriate responses below (Yes, No, Not App | • | • | • | |
| | access charge reductions, and Connect America F I in the documents attached below is accurate. | mase ii support as se | et forth in 47 CFR 54.313(c),(d | ij,(ej. The inic | ormation reported on this |
| <2015 | > 2016 and future Frozen Support Certification 47 CFI | R § 54.313(c)(4) | | | |
| Price Ca _l | c Carrier Connect America ICC Support {47 CFR § | 54.313(d)} | | | |
| <2016> | > Certification support used to build broadband | | | | |
| Connect | America Phase II Reporting {47 CFR § 54.313(e)} | | | | |
| 2017A> | Connect America Fund Phase II recipient? | | | | |
| 2017C> | Total amount of Phase II support, if any, the price cap capital expenditures in 2021. | carrier used for | | | |
| 2018> | Attach the number, names, and addresses of commu | nity anchor | Name of Attached Document Listing Required Information A) | | |
| | institutions to which the carrier newly began providir broadband service in the preceding calendar year - 54 | _ | | | |
| Connec | t America Phase II – FCC Form 470 Postings | | | | |
| <2019> | For the filing due July 1 following full implementation answer yes, no, or not applicable to this certification r | | | | |

| (3005) Rate (| Of Return Carrier Additional Documentation ion Form | FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 December 2020 |
|---------------|---|--|
| <010> | Study Area Code | 522426 |
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |

(3007) Does this filing retain a Cost Consultant and/or Firm, or other Third Party to prepare financial and operations data disclosures submitted to the National Exchange Carrier Association (NECA), USAC, or the Administrator?

Yes

| (3007a) | (3007b) | |
|--------------------|-------------------------------------|--|
| Name of Consultant | Name of Consultant Firm/Third Party | |
| RJ Del Mese | Moss Adams | |
| Jenifer Wasnock | Johnson Stone Pagano | |
| | | |
| | | |
| | | |

| (3005) Rate Of Return Carrier Additional Documentation | FCC Form 481 |
|--|---|
| Data Collection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | December 2020 |

| <010> | Study Area Code | 522426 |
|-------|---|-----------------------|
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |

| 3009) | Progress Report on 5 Year Plan Carrier certifies to 54.313(f)(1)(iii) | | |
|--------|---|--|------------------------------------|
| 3010A) | Certification of Public Interest Obligations {47 CFR § 54.313(f)(1)(i)} | Yes - Attach Certifica | tion |
| 3010B) | Please Provide Attachment | Name of Attached Document Listing Required | 522426wa3010a.pdf |
| , | Rate-of-Return Community Anchor Institutions | Information | |
| 3012A) | Indicate if the carrier newly deployed broadband service to community anchor institution(s) in the previous calendar year. | No - No New Community Anchors | |
| 3012B) | Please Provide Attachment | Name of Attached Document Listing | |
| | Using link, download template and list the number, name and address for each community anchor institution. Attach the document which contains the community anchor institution details as required by 47 C.F.R. § 54.313(f)(1)(ii) | Required Information | |
| 3013) | Is your company a Privately Held ROR Carrier {47 CFR § 54.313(f)(2)} | (Yes/No) | |
| 3014) | If yes, does your company file the RUS annual report | (Yes/No) | |
| | Please check these boxes to confirm that the attached PDF, on line 3017, contains the required information pursuant to § 54.313(f)(2) compliance requires: | | |
| 3015) | Electronic copy of their annual RUS reports (Operating Report for Telecommunications Borrowers) | | |
| 3016) | Document(s) with Balance Sheet, Income Statement and Statement of Cash Flows | | |
| 3017) | If the response is yes on line 3014, attach your company's RUS annual report and all required documentation | Name of Attached Document Listing Required Information | |
| 3018) | If the response is no on line 3014, is your company audited? If the response is yes on line 3018, please check the boxes below to confirm your submission on line 3026 pursuant to § 54.313(f)(2), contains: | (Yes/No) | |
| 3019) | Either a copy of their audited financial statement; or (2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers | V | |
| 3020) | Document(s) for Balance Sheet, Income Statement and Statement of Cash Flows | · | |
| 3021) | Management letter and/or audit opinion issued by the independent certified public accountant that performed the company's financial audit. If the response is no on line 3018, please check the boxes below to confirm your submission on line 3026 pursuant to § 54.313(f)(2), contains: | ~ | |
| 3022) | Copy of their financial statement which has been subject to review by an independent certified public accountant; or 2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers | | |
| 3023) | Underlying information subjected to a review by an independent certified public accountant | | |
| 3024) | Underlying information subjected to an officer certification. | | 522426wa3012.pdf, 522426wa3026.pdf |
| 3025) | Document(s) with Balance Sheet, Income Statement and Statement of Cash Flows | | |
| | | Name of Attached Document Listing Required | |

Kalama Telephone Company FCC Form 481 (July 2022), Line 3010a Certification of Public Interest Obligations for Completing FCC Form 481

In compliance with the filing requirements associated with FCC Form 481 due July 1, 2022, and in compliance with Section 53.313(f)(1) of the Commission's rules, Kalama Telephone Company (Study Area 522446) hereby certifies that it is taking reasonable steps to provide upon reasonable request broadband service at actual speeds of at least 25 Mbps downstream/3 Mbps upstream, with latency suitable for real-time applications, including Voice over Internet Protocol, and usage capacity that is reasonably comparable to comparable offerings in urban areas as determined in an annual survey, and that requests for such service are met within a reasonable amount of time.

Kalama Telephone Company FCC Form 481 (July 2022), Line 3012a Community Anchor Institutions for Completing FCC Form 481

Kalama Telephone Company (Kalama) did not deploy any new broadband services in the preceding calendar year, January 1 to December 31, 2021, to any community anchor institutions. To date for 2022, Kalama has not deployed any new broadband services to any community anchor institutions.

Kalama Telephone Company

FCC Form 481 (July 2022),
Line 3019 Copy of Audited Financial Statement,
Line 3020 Document with Balance Sheet, Income Statement and Statement of Cash Flows and Line 2021 audit opinion issued by the independent certified public accountant that performed the company's financial audit provided as part of the plan Per Instructions for Completing FCC Form 481

KALAMA TELEPHONE COMPANY, INC.

(A Wholly-Owned Subsidiary of Scatter Creek, Ltd.)

Audited Financial Statements

December 31, 2021 and 2020

Kalama Telephone Company

FCC Form 481 (July 2022),
Line 3019 Copy of Audited Financial Statement,
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KALAMA TELEPHONE COMPANY, INC.

(A Wholly-Owned Subsidiary of Scatter Creek, Ltd.)

Audited Financial Statements

December 31, 2021 and 2020

| INDEPENDENT AUDITOR'S REPORT | |
|---|------|
| AUDITED FINANCIAL STATEMENTS | |
| Balance Sheets | 3-4 |
| Statements of Operations and Retained Deficit | 5 |
| Statements of Cash Flows | 6-7 |
| Notes to Financial Statements | 8-17 |

Kalama Telephone Company FCC Form 481 (July 2022),

Line 3019 Copy of Audited Financial Statement,

Line 3020 Document with Balance Sheet, Income Statement and Statement of Cash Flows and audit opinion issued by the independent certified public accountant that performed the company's financial audit provided as part of the plan Per Instructions for Completing FCC Form 481

STONE & PAGANO, P.S. CERTIFIED PUBLIC ACCOUNTANTS

1501 Regents Blvd., Suite 100 Fircrest, WA 98466-6060

Independent Auditor's Report

Board of Directors Kalama Telephone Company, Inc. Kalama, Washington

Opinion

We have audited the accompanying financial statements of Kalama Telephone Company, Inc. (a wholly-owned subsidiary of Scatter Creek, Ltd.), which comprise the balance sheets as of December 31, 2021 and 2020, and the related statements of operations and retained deficit and cash flows for the years then ended, and the related notes to the financial statements.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Kalama Telephone Company, Inc. as of December 31, 2021 and 2020, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP").

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America ("U.S. GAAS"). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of Kalama Telephone Company, Inc. and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with U.S. GAAP, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about Kalama Telephone Company, Inc.'s ability to continue as a going concern within one year after the date that the financial statements are available to be issued.

Kalama Telephone Company FCC Form 481 (July 2022),

Line 3019 Copy of Audited Financial Statement,

Line 3020 Document with Balance Sheet, Income Statement and Statement of Cash Flows and
Line 2021 audit opinion issued by the independent certified public accountant that performed the company's financial audit
Board of Directoridade as part of the plan Per Instructions for Completing FCC Form 481
Ralama Telephone Company, Inc.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and, therefore, is not a guarantee that an audit conducted in accordance with U.S. GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentation, or the override of internal control. Misstatements, including omissions, are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with U.S. GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of Kalama Telephone Company, Inc.'s internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about Kalama Telephone Company, Inc.'s ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control related matters that we identified during the audit.

Johnson, Stone & PAGANO, P.S.

April 12, 2022

Kalama Telephone Company
FCC Form 481 (July 2022),
Line 3019 Copy of Audited Financial Statement,
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AUDITED FINANCIAL STATEMENTS

Kalama Telephone Company FCC Form 481 (July 2022),

Line 3019 Copy of Audited Financial Statement,

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KALAMA TELEPHONE COMPANY, INC.

(A Wholly-Owned Subsidiary of Scatter Creek, Ltd.)

BALANCE SHEETS

December 31, 2021 and 2020

2021 2020

ASSETS

CURRENT ASSETS

Cash

Short-term investments

Telecommunications accounts receivable - less allowances for doubtful accounts

Materials and supplies - at average cost

Prepaid expenses

Federal income taxes

Total Current Assets

NONCURRENT ASSETS

Long-term investments Deferred federal income tax benefits

Total Noncurrent Assets

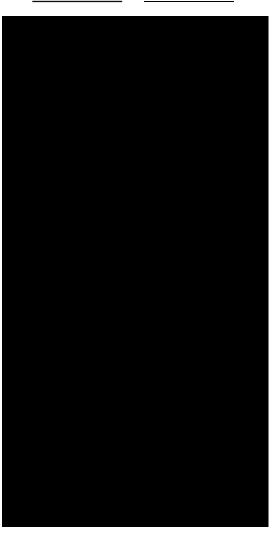
PROPERTY, PLANT AND EQUIPMENT

Telecommunications plant in service Less allowances for depreciation

Telecommunications plant under construction

Total Property, Plant and Equipment

TOTAL ASSETS



Kalama Telephone Company FCC Form 481 (July 2022),

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KALAMA TELEPHONE COMPANY, INC.

(A Wholly-Owned Subsidiary of Scatter Creek, Ltd.)

BALANCE SHEETS (Continued)

December 31, 2021 and 2020

2021 2020

LIABILITIES AND STOCKHOLDER'S DEFICIT

CURRENT LIABILITIES

Accounts payable
Taxes, other than income taxes
Deferred revenue
Other current liabilities
Federal income taxes payable

Total Current Liabilities

DUE TO AFFILIATED COMPANIES

Total Liabilities

STOCKHOLDER'S EQUITY

Common stock

Class A, par value \$10 per share
Authorized - 3,000 shares
Issued and outstanding - 2,100 shares
Class B, par value \$10 per share
Authorized - 2,000 shares
Issued and outstanding - 1,400 shares
Retained deficit

Total Stockholder's Deficit

TOTAL LIABILITIES AND STOCKHOLDER'S DEFICIT



Kalama Telephone Company FCC Form 481 (July 2022),

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KALAMA TELEPHONE COMPANY, INC.

(A Wholly-Owned Subsidiary of Scatter Creek, Ltd.)

STATEMENTS OF OPERATIONS AND RETAINED DEFICIT

Years Ended December 31, 2021 and 2020

2021 2020

OPERATING REVENUES

Local network service revenues Network access service revenues Miscellaneous revenues Uncollectible deduction

Total Operating Revenues

OPERATING EXPENSES

Plant specific operations Plant nonspecific operations Depreciation Customer operations Corporate operations

Total Operating Expenses

OPERATING TAXES (BENEFITS)

Taxes, other than income Federal income tax benefits

Total Operating Taxes (Benefits)

Net Operating Loss

FIXED CHARGES

OTHER INCOME (EXPENSE)

Interest and dividend income Nonregulated expense - net Nonoperating federal income benefits

Total Other Expense

NET LOSS

Retained Deficit at Beginning of Year

RETAINED DEFICIT AT END OF YEAR

Kalama Telephone Company FCC Form 481 (July 2022),

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KALAMA TELEPHONE COMPANY, INC.

(A Wholly-Owned Subsidiary of Scatter Creek, Ltd.)

STATEMENTS OF CASH FLOWS

Years Ended December 31, 2021 and 2020

2021 2020

CASH FLOWS FROM OPERATING ACTIVITIES

Net loss

Adjustments to reconcile net loss to net cash provided (used) by operating activities

Depreciation of telecommunications plant

Deferred federal income taxes

Accrued interest on amounts due to affiliated companies

Net Cash Provided (Used) by Operating Activities

Net change in operating assets and liabilities

CASH FLOWS FROM INVESTING ACTIVITIES

Net change in investments Additions to telecommunications plant Salvage on retired telecommunications plant

Net Cash Used by Investing Activities

CASH FLOWS FROM FINANCING ACTIVITIES

Net change in due to affiliated companies

Net Cash Provided (Used) by Financing Activities

NET INCREASE (DECREASE) IN CASH

Cash at Beginning of Year

CASH AT END OF YEAR



Kalama Telephone Company FCC Form 481 (July 2022),

Line 3019 Copy of Audited Financial Statement,

Line 3020 Document with Balance Sheet, Income Statement and Statement of Cash Flows and
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KALAMA TELEPHONE COMPANY, INC.

(A Wholly-Owned Subsidiary of Scatter Creek, Ltd.)

STATEMENTS OF CASH FLOWS (Continued)

Years Ended December 31, 2021 and 2020

2021 2020

COMPONENTS OF NET CHANGE IN OPERATING ASSETS AND LIABILITIES

(Increase) decrease in assets

Telecommunications accounts receivable

Materials and supplies

Prepaid expenses

Recoverable federal income taxes

Increase (decrease) in liabilities

Accounts payable

Taxes, other than income taxes

Deferred revenue

Other current liabilities

Federal income taxes payable

Net Change in Operating Assets and Liabilities

SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION

Federal income taxes refunded



Kalama Telephone Company

FCC Form 481 (July 2022), Line 3019 Copy of Audited Financial Statement,

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KALAMA TELEPHONE COMPANY, INC.

(A Wholly-Owned Subsidiary of Scatter Creek, Ltd.)

NOTES TO FINANCIAL STATEMENTS

December 31, 2021 and 2020



Kalama Telephone Company

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(A Wholly-Owned Subsidiary of Scatter Creek, Ltd.)

NOTES TO FINANCIAL STATEMENTS

December 31, 2021 and 2020

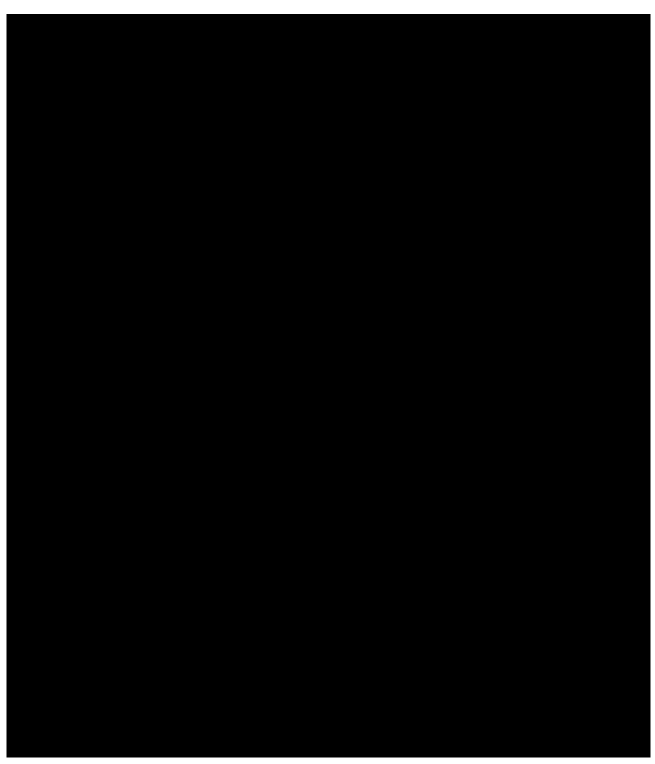


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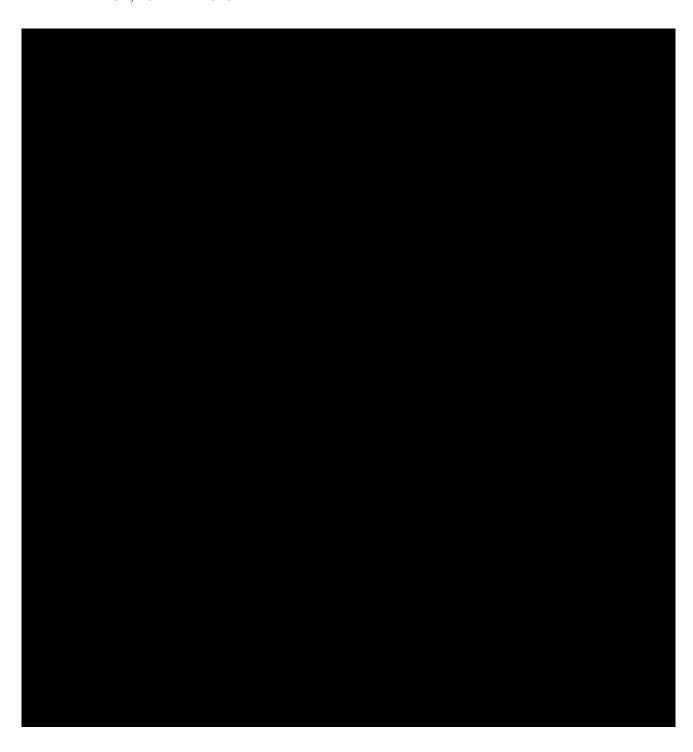


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NOTES TO FINANCIAL STATEMENTS



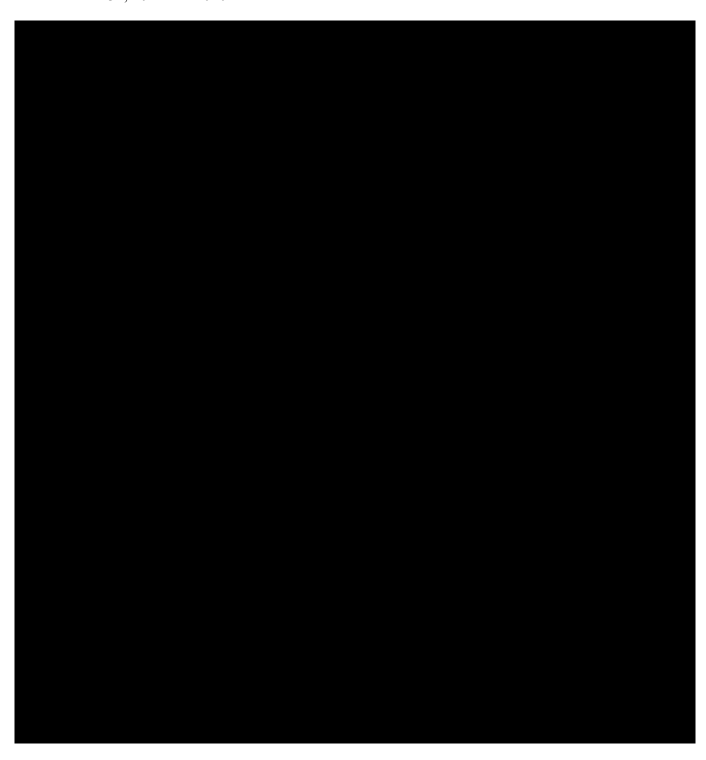
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NOTES TO FINANCIAL STATEMENTS



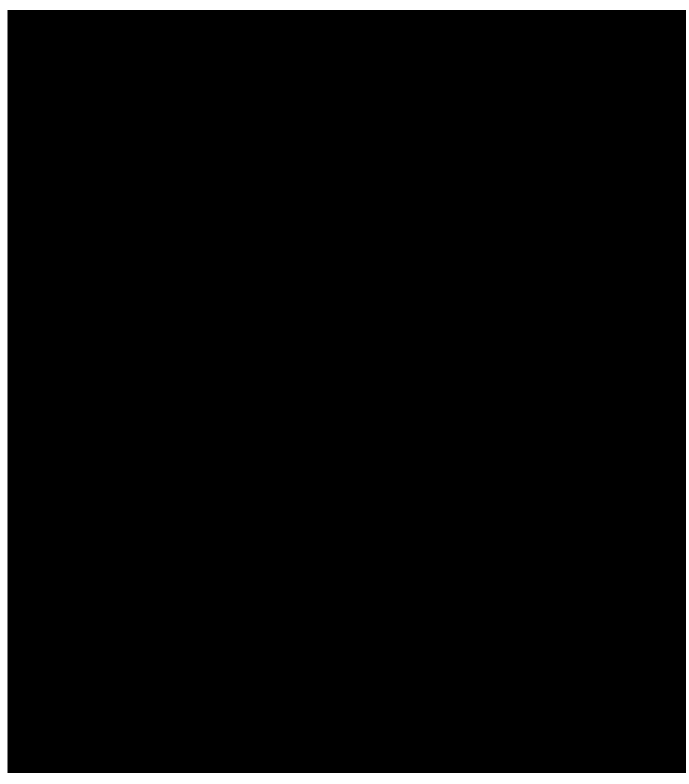
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KALAMA TELEPHONE COMPANY, INC.

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NOTES TO FINANCIAL STATEMENTS



| (3005) Rate Of Return Carrier Additional Documentation (Continued) | FCC Form 481 |
|--|---|
| Data Collection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | December 2020 |

| <010> | Study Area Code | 522426 |
|-------|---|-----------------------|
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |
| | | · |

| Financial Data Summary |
|---------------------------|
| (3027) Revenue |
| (3028) Operating Expenses |
| (3029) Net Income |

(3030) Telephone Plant In Service(TPIS)

(3031) Total Assets

(3032) Total Debt

(3033) Total Equity

(3034) Dividends



| (4005) Rural Broadband Experiment Additional Documentation | FCC Form 481 |
|--|---|
| Data Collection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | December 2020 |

| <010> | Study Area Code | 522426 |
|-------|---|---------------------------------|
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum 3602642915 ext. |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | |
| <039> | Contact Email Address - Email Address of person identified in data I | ine <030> rick@scattercreek.net |

4005 Rural Broadband Experiment

Authorized Rural Broadband Experiment (RBE) recipients must address the certification for public interest obligations and provide a list of newly served community anchor institutions.

Public Interest Obligations – FCC 14-98 (paragraphs 26-29, 78)

Please address Line 4001 regarding compliance with the Commission's public interest obligations. All RBE participants must provide a response to Line 4001.

4001. Recipient certifies that it is offering broadband meeting the requisite public interest obligations consistent with the category for which they were selected, including broadband speed, latency, usage capacity, and rates that are reasonably comparable to rates for comparable offerings in urban areas.

RBE Community Anchor Institutions

<4003a> Indicate if the carrier newly deployed broadband service to community anchor institution(s) in the previous calendar year

<4003b> Please Provide Attachment: Using link, download template and list the number, name and address for each community anchor institution. Attach the document which contains the community anchor institution details as required by FCC 14-98 (paragraph 79)

Name of Attached Document Listing Required Information

| (5005) Alaska Plan Participants Additional Documentation | FCC Form 481 |
|--|---|
| Data Collection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | December 2020 |

| <010> | Study Area Code | 522426 |
|-------|---|-----------------------|
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |

5005 Alaska Plan

Please indicate whether any terrestrial backhaul or other satellite backhaul became (5011) commercially available in the previous calendar year in areas previously served exclusively by performance-limiting satellite backhaul.

(Yes/No)

If the filing carrier identified in its approved perfomance plans that it relies exclusively on (5012) satellite backhaul for a certain poriton of the population in its service area, indicate whether any terrestrial backhaul or other satellite backhaul became commercially available in the previous calendar year in areas that were previously served exclusively by satellite backhaul.

(Yes/No)

| <5013> | <a> | | <c></c> |
|--------|------------------------------------|-------------------------|--------------------------------------|
| | Description Of Backhaul Technology | Date Backhaul Available | Newly Served Locations or Population |
| | | | |
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Alaska Plan Mobile Carriers' Reasonably Comparable Rate Demonstration

(5014a) Answer yes or no if mobile carriers receiving support from the Alaska Plan can demonstrate compliance at the end of the five-year milestone (2022) by showing that your required standalone voice plan, and one service plan that offers broadband data services, if you offer such plans, are:

(Yes/No)

- Substantially similar to a service plan offered by at least one mobile wireless service provider in the cellular market area (CMA) for Anchorage, Alaska, and
- Offered for the same or a lower rate than the matching plan in the CMA for Anchorage.

Alaska Plan Mobile Carriers' Reasonably Comparable Rate Demonstration Attachment

Name of Attached Document Listing Required Information

(5014b) If 'Yes' is selected for 5014a, attach a document demonstrating compliance with the 5-year milestone. If 'No' is selected for 5014a, attach an explanation of non-compliance.

| (6005) Phase II Auction Reporting | FCC Form 481 |
|-----------------------------------|---|
| Data Collection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | December 2020 |

| <010> | Study Area Code | 522426 |
|-------|---|-----------------------|
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |

<6010> Enter the total amount of Phase II Auction Support, if any, the carrier used for capital expenditures.

Phase II Auction and New York Funds Certification

Certify (either yes or no) regarding whether the recipient has available funds for all project costs that will exceed the amount of support that will be received for the next calendar year. This certification must be provided starting the first July 1st after receiving support until the recipient's penultimate year of support.

(Yes/No)

Phase II Auction Community Anchor Institutions

<6012a> Indicate if the carrier newly deployed broadband service to community anchor institution(s) in the previous calendar year.

<6012b> Please Provide Attachment Using link, download template and list the number, name and address for each community anchor institution. Attach the document which contains the community anchor institution details as required by FCC 14-98 (paragraph 79).

Name of Attached Document Listing Required Information

Phase II Auction FCC Form 470 Postings

<6013> For the filing due July 1 following full implementation of this requirement answer yes, no, or not applicable to this certification request.

Phase II Auction Post-Final Deployment Milestone Performance Certification

<6014> Starting the first July 1st after meeting the final service milestone, certify (yes, no, or not applicable) that the Phase II-funded network that the Phase II auction recipient operated in the prior year meets the relevant performance requirements in § 54.309.

| (7005) Phase-Down Support Reporting | FCC Form 481 |
|-------------------------------------|---|
| Data Collection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | December 2020 |

| <010> | Study Area Code | 522426 |
|-------|---|-----------------------|
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 36U2642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |

<7010> Phase II Auction recipient performance requirements certification (Yes/No)

| (8005) Uniedo a Puerto Rico Fixed and Mobile Funds Certification | FCC Form 481 |
|--|---|
| Data Collection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | December 2020 |

| <010> | Study Area Code | 522426 |
|-------|---|-----------------------|
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 36U26429I5 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |

<8010> Uniendo a Puerto Rico Stage 2 Fixed – Capital Expenditures

Enter the total amount of Uniendo a Puerto Rico Stage 2 fixed support, if any, the carrier used for capital expenditures.

<8011> Uniendo a Puerto Rico Stage 2 Fixed – Available Funds Certification

Certify (either yes or no) regarding whether the recipient has available funds for all project costs that will exceed the amount of support that will be received for the next calendar year. This certification must be provided starting the first July 1st after receiving support until the recipient's penultimate year of support.

<8012a> Uniendo a Puerto Rico Stage 2 Fixed – Community Anchor Institutions

Indicate if the carrier newly deployed broadband service to community anchor institution(s) in the previous calendar year.

Please Provide Attachment

<8012b> Using link, download template and list the number, name and address for each community anchor institution. Attach the document which contains the community anchor institution details as required by 47 C.F.R. § 54.313(e)(2)(A). Allowable File Types.

Name of Attached Document Listing Required Information

Uniendo a Puerto Rico Stage 2 Fixed – FCC Form 470 Postings

<8013> For the filing due July 1 following full implementation of this requirement answer yes, no, or not applicable to this certification request.

<8014> Uniendo a Puerto Rico Stage 2 Fixed – Post-Final Deployment Milestone Performance Certification

Starting the first July 1st after meeting the final service milestone, certify (yes or no) that the Uniendo a Puerto Rico Stage 2-funded network that the Stage 2 recipient operated in the prior year meets the relevant performance requirements in § 54.309.

<8020> Uniendo a Puerto Rico Stage 2 Fixed – Support Reimbursement Certification

54.313(n): Recipients of Uniendo a Puerto Rico Fund Stage 2 fixed support shall certify that such support was not used for costs that are (or will be) reimbursed by other sources of support, including of federal or local government aid or insurance reimbursements; and that support was not used for other purposes, such as the retirement of company debt unrelated to eligible expenditures, or other expenses not directly related to network restoration, hardening, and expansion consistent with the framework of the Uniendo a Puerto Rico Fund.

<8030> Uniendo a Puerto Rico Stage 2 Fixed – Disaster Preparedness and Response Documentation

54.313(n): Recipients of fixed support from Stage 2 of the Uniendo a Puerto Rico Fund shall certify that they have conducted an annual review of the documentation required by section 54.1515(a)-(c) to determine the need for and to implement changes or revisions to disaster preparation and recovery documentation.

<8040> Uniendo a Puerto Rico Stage 2 Mobile – Support Reimbursement

54.313(n): Recipients of Uniendo a Puerto Rico Fund Stage 2 mobile support shall certify that such support was not used for costs that are (or will be) reimbursed by other sources of support, including of federal or local government aid or insurance reimbursements; and that support was not used for other purposes, such as the retirement of company debt unrelated to eligible expenditures, or other expenses not directly related to network restoration, hardening, and expansion consistent with the framework of the Uniendo a Puerto Rico Fund.

<8050> Uniendo a Puerto Rico Stage 2 Mobile – Disaster Preparedness and Response Documentation

54.313(n): Recipients of mobile support from Stage 2 of the Uniendo a Puerto Rico Fund shall certify that they have conducted an annual review of the documentation required by section 54.1515(a)-(c) to determine the need for and to implement changes or revisions to disaster preparation and recovery documentation

<8060> Uniendo a Puerto Rico Stage 2 Mobile – Mobile Disbursements Certification

54.313(o): Recipients of Uniendo a Puerto Rico Fund Stage 2 mobile support shall certify that they are in compliance with all requirements for receipt of such support to continue receiving Stage 2 mobile disbursements

| (9005) Connect USVI Fixed and Mobile Funds Certification | FCC Form 481 |
|--|---|
| Data Collection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | December 2020 |

| <010> | Study Area Code | 522426 |
|-------|---|-----------------------|
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |

<9010> Connect USVI Stage 2 Fixed – Capital Expenditures

Enter the total amount of Connect USVI Fund Stage 2 fixed support, if any, the carrier used for capital expenditures.

Connect USVI Stage 2 Fixed – Available Funds Certification <9011>

Certify (either yes or no) regarding whether the recipient has available funds for all project costs that will exceed the amount of support that will be received for the next calendar year. This certification must be provided starting the first July 1st after receiving support until the recipient's penultimate year of support.

Connect USVI Stage 2 Fixed – Community Anchor Institutions <9012a>

Indicate if the carrier newly deployed broadband service to community anchor institution(s) in the previous calendar year.

Please Provide Attachment

<9012b> Using link, download template and list the number, name and address for each community anchor institution. Attach the document which contains the community anchor institution details as required by 47 C.F.R. § 54.313(e)(2)(i)(A).

Name of Attached **Document Listing Required** Information

Connect USVI Stage 2 Fixed - FCC Form 470 Postings

For the filing due July 1 following full implementation of this requirement answer yes, no, or <9013> not applicable to this certification request.

Connect USVI Stage 2 Fixed – Post-Final Deployment Milestone Performance Certification

Starting the first July 1st after meeting the final service milestone, certify (yes or no) that the <9014> Connect USVI Fund Stage 2-funded network that the Stage 2 recipient operated in the prior year meets the relevant performance requirements in § 54.309.

Connect USVI Stage 2 Fixed – Support Reimbursement Certification

54.313(n): Recipients of Connect USVI Fund Stage 2 fixed support shall certify that such support was not used for costs that are (or will be) reimbursed by other sources of support, including of federal or local government aid or insurance reimbursements; and that support was not used for other purposes, such as the retirement of company debt unrelated to eligible expenditures, or other expenses not directly related to network restoration, hardening, and expansion consistent with the framework of the Connect USVI Fund.

Connect USVI Stage 2 Fixed – Disaster Preparedness and Response Documentation

54.313(n): Recipients of fixed support from Stage 2 of the Connect USVI Fund shall certify that they have conducted an annual review of the documentation required by section 54.1515(a)-(c) to determine the need for and to implement changes or revisions to disaster preparation and recovery documentation.

Connect USVI Fund Stage 2 Mobile - Support Reimbursement Certification

54.313(n): Recipients of Connect USVI Fund Stage 2 mobile support shall certify that such support <9040> was not used for costs that are (or will be) reimbursed by other sources of support, including of federal or local government aid or insurance reimbursements; and that support was not used for other purposes, such as the retirement of company debt unrelated to eligible expenditures, or other expenses not directly related to network restoration, hardening, and expansion consistent with the framework of the Connect USVI Fund. Recipients of mobile support from Stage 2 of the Connect USVI Fund shall certify that they have conducted an annual review of the documentation required by section 54.1515(a)-(c) to determine the need for and to implement changes or revisions to disaster preparation and recovery documentation.

Connect USVI Fund Stage 2 Mobile - Disaster Preparedness and Response Documentation

54.313(n): Recipients of mobile support from Stage 2 of the Connect USVI Fund shall certify that <9050> they have conducted an annual review of the documentation required by section 54.1515(a)-(c) to determine the need for and to implement changes or revisions to disaster preparation and response documentation.

Connect USVI Fund Stage 2 Mobile - Mobile Disbursements Certification

54.313(o): Recipients of Connect USVI Fund Stage 2 mobile support shall certify that they are in <9060> compliance with all requirements for receipt of such support to continue receiving Stage 2 mobile disbursements.

<9020>

<9030>

| (10005) Rural Digital Opportunity Fund Certification | FCC Form 481 |
|--|---|
| Data Collection Form | OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
| | December 2020 |

| <010> | Study Area Code | 522426 |
|-------|---|-----------------------|
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |

RDOF Capital Expenditures

<10010>

Starting the first July 1st after receiving support until the July 1st after the recipient's support term has ended, recipients of Rural Digital Opportunity Fund support must submit the total amount of support, if any, the recipient used for capital expenditures in the previous calendar year. This is required by 47 C.F.R. § 54.313(e)(2)(i)(B).

RDOF Available Funds Certification

<10011>

Please provide a response (either yes or no) to this certification request for any recipient of Rural Digital Opportunity Fund support that the recipient has available funds for all project costs that will exceed the amount of support that will be received for the next calendar year. This certification must be provided starting the first July 1st after receiving support until the recipient's penultimate year of support, as required by required by 47 C.F.R. § 54.313(e)(2)(ii).

RDOF Community Anchor Institutions

<10012a>

Recipients of Rural Digital Opportunity Fund support must attach a list containing the number, names, and addresses of community anchor institutions to which the eligible telecommunications carrier newly began providing access to broadband service in the preceding calendar year. This filing is required by 47 C.F.R. § 54.313(e)(2)(i)(A).

Please Provide Attachment

<10012b>

Using link, download template and list the number, name and address for each community anchor institution. Attach the document which contains the community anchor institution details as required by 47 C.F.R. § 54.313(e)(2)(i)(A).

Name of Attached Document Listing Required Information

RDOF FCC Form 470 Postings

<10013>

For the filing due July 1st following full implementation of this requirement, please provide a response (either yes, no, or not applicable) to this certification request. Recipients of Rural Digital Opportunity Fund must respond affirmatively that they bid on category one telecommunications and Internet access services in response to all FCC Form 470 postings seeking broadband service that meets the connectivity targets for the schools and libraries universal service support program for eligible schools and libraries (as described in § 54.501) located within any area in a census block where the carrier is receiving Rural Digital Opportunity Fund, and that such bids were at rates reasonable comparable to rates charged to eligible schools and libraries in urban areas for Instructions for Completing FCC Form 481 OMB Control No. 3060-0986 (High-Cost) OMB Control No. 3060-0819 (Low-Income) November 2020 Page 44 comparable offerings. This filing is required by 47 C.F.R. § 54.313(e)(2)(i)(C). This certification will not be required until the July 1st following the E-Rate program year that this obligation has been fully implemented. Modernizing the E-Rate Program for Schools and Libraries et al., WC Docket. Nos. 13-184, 10-90, 29 FCC Rcd 15538, 15566-67, para. 72 (2014).

RDOF Post-Final Deployment Milestone Performance Certification

<10014>

Starting the first July 1st after a Rural Digital Opportunity Fund recipient meets its final service milestone until the July 1st after the support recipient's support term has ended, please provide a response (either yes, no, or not applicable) that the Rural Digital Opportunity Fund-funded network that the support recipient operated in the prior year meets the relevant performance requirements in 47 C.F.R. § 54.309. This filing is required by 47 C.F.R. § 54.313(e)(2)(iii).

| | ion - Reporting Carrier ection Form | | FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 December 2020 |
|-------|---|---------------|--|
| <010> | Study Area Code | 522426 | |
| <015> | Study Area Name | KALAMA TEL CO | |
| <020> | Program Year | 2023 | |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum | |

TO BE COMPLETED BY THE REPORTING CARRIER, IF THE REPORTING CARRIER IS FILING ANNUAL REPORTING ON ITS OWN BEHALF:

<035> Contact Telephone Number - Number of person identified in data line <030> 3602642915 ext.
<039> Contact Email Address - Email Address of person identified in data line <030> rick@scattercreek.net

| certify that I am an officer of the reporting carrier; my responsibilities include ensuring the accuracy of the annual reporting requirements for universal service support recipients; and, to the best of my knowledge, the information reported on this form and in any attachments is accurate. | | |
|---|---|-----------------|
| Name of Reporting Carrier: KALAMA TEL CO | | |
| Signature of Authorized Officer: CERTIFIED ONLINE | | Date 07/12/2022 |
| Printed name of Authorized Officer: Rick Vitzthum | | |
| Title or position of Authorized Officer: Chief Financial Officer | | |
| Telephone number of Authorized Officer: 3602642915 ext. | | |
| Study Area Code of Reporting Carrier: 522426 | Filing Due Date for this form: 07/29/2022 | |

| | tion - Agent / Carrier Jection Form | FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 December 2020 |
|-------|---|--|
| <010> | Study Area Code | 522426 |
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |

TO BE COMPLETED BY THE REPORTING CARRIER, IF AN AGENT IS FILING ANNUAL REPORTS ON THE CARRIER'S BEHALF:

| Certification of Officer to Authorize an Agent to File Annual Reports for CAF or LI Recipients on Behalf of Reporting Carrier | | |
|---|--|--|
| | is authorized to submit the information reported on behalf of the reporting carer; my responsibilities include ensuring the accuracy of the annual data reporting requirements provided to the authoriand data provided to the authorized agent is accurate. | |
| Name of Authorized Agent: | | |
| Name of Reporting Carrier: | | |
| Signature of Authorized Officer: | Date: | |
| Printed name of Authorized Officer: | | |
| Title or position of Authorized Officer: | | |
| Telephone number of Authorized Officer: | | |
| Study Area Code of Reporting Carrier: | Filing Due Date for this form: | |
| Persons willfully making false statements on this | rm can be punished by fine or forfeiture under the Communications Act of 1934, 47 U.S.C. §§ 502, 503(b), or fine or imprisonment under Title 18 of the United States Code, 18 U.S.C. § 1001. | |

TO BE COMPLETED BY THE AUTHORIZED AGENT:

| Certification of Agent | t Authorized to File Annual Reports for CAF or LI Recipie | ents on Behalf of Reporting Carrier |
|---|---|---|
| | horized to submit the annual reports for universal service support e reporting carrier; and, to the best of my knowledge, the informat | |
| Name of Reporting Carrier: | | |
| Name of Authorized Agent Firm: | | |
| Signature of Authorized Agent or Employee of Agent: | | Date: |
| Name of Authorized Agent Employee: | | |
| Title or position of Authorized Agent or Employee of Ager | nt | |
| Telephone number of Authorized Agent or Employee of A | gent: | |
| Study Area Code of Reporting Carrier: | Filing Due Date for this form: | |
| Persons willfully making false statements on this for | m can be punished by fine or forfeiture under the Communications Act of 18 of the United States Code, 18 U.S.C. § 1001. | 1934, 47 U.S.C. §§ 502, 503(b), or fine or imprisonment under Title |

| Certify Filing Data Collection Form | | FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 |
|-------------------------------------|---|---|
| | | December 2020 |
| <010> | Study Area Code | 522426 |
| <015> | Study Area Name | KALAMA TEL CO |
| <020> | Program Year | 2023 |
| <030> | Contact Name - Person USAC should contact regarding this data | Rick Vitzthum |
| <035> | Contact Telephone Number - Number of person identified in data line <030> | 3602642915 ext. |
| <039> | Contact Email Address - Email Address of person identified in data line <030> | rick@scattercreek.net |

I certify under penalty of perjury that no universal service support has been or will be used to purchase, obtain, maintain, improve, modify, or otherwise support any equipment or services produced or provided by any company designated by the Federal Communications Commission as posing a national security threat to the integrity of communications networks or the communications supply chain since the effective date of the designations.

Yes

Please Provide Waiver Document Allowable File Type (pdf only)

Name of Attached Document Listing Required Information

I certify that no Federal subsidy made available through a program administered by the Commission that provides funds to be used for the capital expenditures necessary for the provision of advanced communications services has been or will be used to purchase, rent, lease, or otherwise obtain, any covered communications equipment or service, or maintain any covered communications equipment or service previously purchased, rented, leased, or otherwise obtained, as required by 47 C.F.R. § 54.10.

Yes

Please Provide Waiver Document Allowable File Type (pdf only) Name of Attached Document Listing Required Information